#### EXHIBIT N

#### **EXHIBIT B**

# Case 1:20-cv-03374-JMF Document 47-14 Filed 07/06/21 Page 3 of 36 Fund Ateyen April 08, 2021

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK
SHABTAI SCOTT SHATSKY, ET AL.,
Plaintiffs,
Civil No.: 8 CIV. 12355 (MKV)
-against-
THE PALESTINE LIBERATION ORGANIZATION, ET AL.,
Defendants.
DEPOSITION OF
FUAD ATEYEH
Taken on April 8, 2021

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2		INDEX		2	**********
3	WITNESS	EXAMINATION BY	PAGE	3	VIDEO-RECORDED REALTIME DEPOSITION of FUAD ATEYEH,
4	FUAD ATEYEH	MR. WICK	10	4	held on April 8, 2021, at 12:32 p.m., was sworn
5	FUAD ATEYEH	MR. BERGER	68	5	before AMBRIA IANAZZI, a Registered Professional
6				6	Reporter, Certified Realtime Reporter, and Notary
7				7	Public.
8				8	**********
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25				25	
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1			Page 3	1	Page 5
2		(CONT'D)		2 3	APPEARANCES:
3		I N D E X		4	COHEN & GRESSER LLP
4		MARKED FOR IDENTIFICATION		5	Counsel for Plaintiffs 800 Third Avenue
5	EXHIBIT	DESCRIPTION	PAGE		New York, New York 10022
6	Exhibit 1	Tab 3	13	6 7	BY: RONALD F. WICK, ESQ.
7	Exhibit 2	Tab 4	39	8	rwick@cohengresser.com
8	Exhibit 3	Tab 9	45	°	ERICA LAI, ESQ. elai@cohengresser.com
9	Exhibit 4	Tab 10	48	9	ANDREW PECORARO, ESQ.
10	Exhibit 5	Tab 8	52	10	apecoraro@cohengresser.com
11	Exhibit 6	Tab 1	58	11	SQUIRE PATTON BOGGS Attorneys for Defendants
12	Exhibit 7	Tab 5	63	12	1211 6th Avenue, 26th Floor
13				13	New York, New York 10036
14				14	BY: MITCHELL BERGER, ESQ.
15				15	mitchell.berger@@squirepb.com GASSAN BALOUL, ESQ.
16					gassan.baloul@squirepb.com
17				16	JOSEPH ALONZO, ESQ. joseph.alonzo@squirepb.com
18				17	SALIM KADOURA, ESQ.
19				18	salim.kadoura@squirepb.com
20				19	ROGERS JOSEPH O'DONNELL, PC
21				20	Counsel for the Witness 875 15th Street, Northwest #725
22					Washington, D.C. 20005
23				21	BY: DEAN PAIK, ESQ.
24				23	,
25				24 25	

# Case 1:20-cv-03374-JMF Document 47-14 Filed 07/06/21 Page 5 of 36 Fund Ateyen April 08, 2021

3 APPEARANCES: 3 now on the record.	D 0
2 (CONT'D) 2 THE VIDEOGRA 3 APPEARANCES: 3 now on the record.	Page 8
3 APPEARANCES: 3 now on the record.	APHER: Good afternoon. We are
i aware chae chip proc	seeding is being recorded, and
5 ALSO PRESENT: 5 as such, all convers	sations held will be recorded,
	equest or agreement to go off
	the remote video-recorded
	steyeh. Today is Thursday,
	ne time is now 16:33 UTC Time.
	in the matter of Shatsky
	e is Corey Wainaina. I am the
	tian on behalf of U.S. Legal
	00 Broad Street, New York, New
	ed to any Party in this
	nancially interested in the
16 16 outcome.	micrary interested in the
	e, will the reporter Ambria
	U.S. Legal Support please
	for remote proceedings into
20 20 the record.	101 10.11000 p10000a11130 11100
	Before we begin, just one
	e, I would ask, as we are here
	COVID-19 Pandemic, that
	we're stipulating, pursuant
	ederal Rules of Civil Procedure
Page 7	Page 9
1	
1	ion may be taken by
1 2 - 000- 2 that today's deposit 3 videoconference, as	ion may be taken by we're proceeding, and that it
1 2 - 000- 2 that today's deposit 3 videoconference, as 4 HADEER AL AMIRI, 4 may be taken before	tion may be taken by we're proceeding, and that it Ms. Ianazzi, who I understand
1 2 - 000 - 2 that today's deposit 3 videoconference, as 4 HADEER AL AMIRI, 4 may be taken before 5 Called as the interpreter in this 5 is in New York, and	tion may be taken by we're proceeding, and that it Ms. Ianazzi, who I understand the rest of us are scattered
1 2  - 000- 3  videoconference, as 4  HADEER AL AMIRI, 4 may be taken before 5  Called as the interpreter in this 5 is in New York, and 6 matter, was duly sworn by a Notary Public to 6 in different location	cion may be taken by we're proceeding, and that it Ms. Ianazzi, who I understand the rest of us are scattered ons; do Counsel agree?
1 2 - 000- 3 videoconference, as 4 HADEERALAMIRI, 5 Called as the interpreter in this 6 matter, was duly sworn by a Notary Public to 7 accurately and faithfully translate the 1 that today's deposit videoconference, as 4 way be taken before 5 is in New York, and 6 in different location 7 MR. BERGER:	we're proceeding, and that it Ms. Ianazzi, who I understand the rest of us are scattered ms; do Counsel agree? For the Defendants, yes.
1 2 - 000 - 2 that today's deposit 3 videoconference, as 4 H A D E E R A L A M I R I, 4 may be taken before 5 Called as the interpreter in this 5 is in New York, and 6 matter, was duly sworn by a Notary Public to 6 in different location 7 accurately and faithfully translate the 7 MR. BERGER: 8 questions propounded to the AWNI ABU HBDA 8 MR. PAIK: F	we're proceeding, and that it Ms. Ianazzi, who I understand the rest of us are scattered ons; do Counsel agree? For the Defendants, yes. For the deponent, yes.
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Page 12 Page 10 1 E VLEARH F. ATEYEH 2 EXAMINATION BY 2 Okay. A. 3 MR. WICK: 3 Mr. Ateyeh, are you aware of any reason 4 Q. Good morning, Mr. Ateyeh. Thank you for 4 why you cannot answer my questions today fully and 5 coming today. 5 accurately? 6 A. Good morning, sir. 6 A. 7 My name is Ron Wick. I'm with the law 7 All right. I note that you asked for an 8 firm of Cohen & Gresser, and I will be asking you interpreter today. Mr. Ateyeh, are you fluent in some questions today. Let me begin by asking you, Arabic? 9 9 10 have you ever had your deposition taken before? 10 Α. Yes. 11 A. 11 And are you also fluent in English? How Yes. 12 Ο. On how many occasions? 12 long have you lived in the United States? A. So --13 A. Twice. 13 14 THE INTERPRETER: This is interpreter. I 14 Ο. Great. We may come back to that, but let want to instruct him in Arabic, also, for his 15 me just go over the process with you. As a 15 16 reminder, the court reporter will be transcribing 16 answers to be in Arabic, also, instead of English. everything we say today. To make sure that the 17 17 Fifty-two years. record is accurate, and especially since we're 18 All right. And when you conduct business, 18 19 proceeding by videoconference, it is important that typically, which language do you use? 20 you and I, and the other counsel, and our 20 English. 21 interpreter, not speak over each other, so that only 21 I'm going to be showing you some documents during the deposition. We'll be putting them on the 22 one person speaks at a time, and I would wait --22 23 excuse me. 23 screen, and we will show you as much of the document 24 24 as you need to see. If there's something else in So, I would ask that you wait until I 25 25 finish my questions before you start to answer, and the document you would like to see, you and your Page 11 Page 13 1 F. ATEYEH 1 F. ATEYEH 2 I will, in turn, try to wait until you finish before counsel could just let us know, and we'll be happy 3 to move the document around and show you whatever it I ask another question. 3 4 And it is also important, given that we do 4 is. And I'm going to do that now. 5 have a court reporter taking down everything that we 5 MR. WICK: And could we put up Tab 3, 6 say, for you to respond to questions verbally. For 6 please. 7 example, nodding your head is something that can't MS. VINCENT: Yes. be transcribed. 8 8 (Whereupon, Tab 3 was marked as Exhibit 1 for 9 And if you don't understand one of my 9 identification, as of April 8th, 2021.) 10 questions, please let me know, and I will try and Can you see that, Mr. Ateyeh? What we're 10 11 rephrase it for you. If you do answer a question, I showing you right now is a copy of a Subpoena from a 12 will assume that you understood it; okay? 12 Court that's commanding you to appear at a 13 Your counsel and other counsel here may 13 deposition today. Go ahead. object to my questions. Unless your counsel 14 Have you received a copy of the Subpoena? 14 15 instructs you not to answer a question, you should 15 Mr. Ateyeh, because you've requested an go ahead and answer my question, even though there 16 16 interpreter, and he's translating my questions in 17 was an objection; is that understood? 17 Arabic, you need to answer in Arabic, and have him 18 And lastly, I hope we won't be going for 18 translated back to me. And to be clear, do you understand, 19 too long today, but we may take periodic breaks 19 Ο. 20 during the deposition. If you need a break at any 20 Mr. Ateyeh? 21 time, please let your attorney know, or let me know, 21 A. Yes. 22 and we'll do our best to accommodate your request. 22 23 My one request is that if I've asked you a 23 THE INTERPRETER: This is interpreter. I 24 question, I would ask that you answer the question 24 asked him if he received a copy of the Subpoena 25 before we take the break; is that all right? 25 and the answer was yes.

		1	
	Page 14		Page 16
1 2	F. ATEYEH Q. All right. And is it your understanding	1 2	F. ATEYEH interpret it first?
3	that you are testifying today pursuant to the	3	THE INTERPRETER: I will interpret it.
4	Subpoena?	4	MR. PAIK: Okay. I'm going to object, and
5	A. Yes.	5	on attorney-client privilege grounds, and instruct
6	Q. Did you do anything to prepare for your	6	the Witness not to answer.
7	deposition today?	7	MR. WICK: On attorney-client privilege
8	A. Yes.	8	grounds?
9	O. What did you do?	9	MR. PAIK: Yes.
10	MR. PAIK: So, we're not talking about	10	MR. WICK: Who paying his bills?
11	meeting with the lawyer, or anything that	11	MR. PAIK: I mean, you could do whatever
12	Mr. Ateyeh and I spoke about.	12	you feel is appropriate. That's the objection,
13	Q. Other than speaking with your lawyer,	13	and that's the instruction. I would also add that
14	Mr. Ateyeh, what did you do to prepare for your	14	it's not relevant. I don't see how he's paying
15	deposition today?	15	his fees is relevant to, or makes the somehow
16	A. I was asked to search or look for some	16	objects the Palestinian Authority to in the
17	papers, and I was trying to locate them and give	17	United States.
18	them to my attorney.	18	MR. WICK: Well, I appreciate that. Of
19	Q. Okay. Did you meet with anybody, or	19	course, relevance is not a basis to object. I'll
20	discuss your deposition, or your testimony today	20	ask a different question.
21	with anybody other than your attorney?	21	Q. Is the Palestinian Authority paying your
22	A. Yes.	22	legal bills in connection with this matter?
23	Q. Who else did you meet with?	23	MR. PAIK: Go ahead. I'm sorry. Okay.
24	A. With my wife.	24	Same objection, same instruction.
25	Q. Anyone other than your wife?	25	Q. And are you going to follow your
	<u> </u>		<u>z</u> 1 1 1 1 1
	Page 15		Page 17
1	Page 15 F. ATEYEH	1	Page 17 F. ATEYEH
1 2	-	1 2	<del>-</del>
	F. ATEYEH		F. ATEYEH
2	F. ATEYEH A. No.	2	F. ATEYEH  attorney's instruction, Mr. Ateyeh?
2 3	F. ATEYEH  A. No.  Q. And prior to your deposition today, have	2	F. ATEYEH  attorney's instruction, Mr. Ateyeh?  A. Yes.  Q. And is anyone from the Palestinian  Liberation Authority correction.
2 3 4	F. ATEYEH  A. No.  Q. And prior to your deposition today, have you ever had any communications with the counsel for	2 3 4	F. ATEYEH  attorney's instruction, Mr. Ateyeh?  A. Yes.  Q. And is anyone from the Palestinian  Liberation Authority correction.  Is the Palestinian Liberation Organization
2 3 4 5	F. ATEYEH  A. No. Q. And prior to your deposition today, have you ever had any communications with the counsel for the Defendants, who is here today, Mr. Mitch Berger?	2 3 4 5	F. ATEYEH  attorney's instruction, Mr. Ateyeh?  A. Yes.  Q. And is anyone from the Palestinian  Liberation Authority correction.
2 3 4 5 6	F. ATEYEH  A. No.  Q. And prior to your deposition today, have you ever had any communications with the counsel for the Defendants, who is here today, Mr. Mitch Berger?  A. No.	2 3 4 5	F. ATEYEH  attorney's instruction, Mr. Ateyeh?  A. Yes.  Q. And is anyone from the Palestinian  Liberation Authority correction.  Is the Palestinian Liberation Organization
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2 3 4 5 6 7 8	F. ATEYEH  A. No.  Q. And prior to your deposition today, have you ever had any communications with the counsel for the Defendants, who is here today, Mr. Mitch Berger?  A. No.  Q. And have you ever had any communications with Mr. Berger's colleague Gassan Baloul?  A. No.	2 3 4 5 6 7 8	F. ATEYEH  attorney's instruction, Mr. Ateyeh?  A. Yes.  Q. And is anyone from the Palestinian  Liberation Authority correction.  Is the Palestinian Liberation Organization  paying your legal bills in connection with this  matter?  MR. PAIK: Okay. Objection same
2 3 4 5 6 7 8 9	F. ATEYEH  A. No. Q. And prior to your deposition today, have you ever had any communications with the counsel for the Defendants, who is here today, Mr. Mitch Berger? A. No. Q. And have you ever had any communications with Mr. Berger's colleague Gassan Baloul? A. No. Q. And have you ever had any communications	2 3 4 5 6 7 8 9	F. ATEYEH  attorney's instruction, Mr. Ateyeh?  A. Yes.  Q. And is anyone from the Palestinian  Liberation Authority correction.  Is the Palestinian Liberation Organization  paying your legal bills in connection with this  matter?  MR. PAIK: Okay. Objection same  objection, same instruction.
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2 3 4 5 6 7 8 9 10 11	F. ATEYEH  A. No. Q. And prior to your deposition today, have you ever had any communications with the counsel for the Defendants, who is here today, Mr. Mitch Berger? A. No. Q. And have you ever had any communications with Mr. Berger's colleague Gassan Baloul? A. No. Q. And have you ever had any communications with anybody else at the Defendant's law firm of Squire, Patton, Boggs? A. No. Q. And your attorney, Mr. Paik, did you know	2 3 4 5 6 7 8 9 10 11	F. ATEYEH  attorney's instruction, Mr. Ateyeh?  A. Yes.  Q. And is anyone from the Palestinian  Liberation Authority correction.  Is the Palestinian Liberation Organization  paying your legal bills in connection with this  matter?  MR. PAIK: Okay. Objection same  objection, same instruction.  Q. And Mr. Ateyeh, are you going to follow  your attorney's instruction not to answer my
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Page 20
                                                  Page 18
1
                           E VLEAEH
                                                              1
                                                                                        E VLEAEH
2
      that -- there was a fire, and she claimed that she
                                                                        Q. Are you licensed in any other
                                                              2
3
      was affected by that fire, and she filed a claim
                                                                   jurisdictions?
                                                              3
      against me for personal injury.
                                                                        A.
4
5
               She was a residential tenant of yours?
                                                              5
                                                                        Q.
                                                                            And do you offer your notary public
                                                                   services individually or through one of your
 6
           Α.
              Yes, sir.
                                                              6
 7
               And what about the other occasion in which
                                                              7
                                                                   businesses?
 8
      you were deposed; when was that?
                                                                             MR. PAIK: Objection, it assumes he has
               Maybe 2005.
9
           A.
                                                              9
                                                                     businesses.
10
           Q. And what type of case was that?
                                                             10
                                                                        Q.
                                                                             You can answer, if you understand the
                                                                   question.
           A. One person lended money for me, asked me
11
                                                             11
12
      for money. I lent him money. He never gave it back
                                                             12
                                                                             I don't know what is the difference. I
13
                                                             13
                                                                   have a business, and I do the notarization. I don't
      to me, so I sued him.
                                                                   know what is the connection.
14
           Q. You were recovering on a personal loan?
                                                             14
15
                MR. PAIK: Excuse me, I'm going to object
                                                             15
                                                                            Is your business -- strike that.
16
       as to outside the basis of reasonable scope for
                                                             16
                                                                             What's the name of your business?
17
       the jurisdiction of discovery. You've got your
                                                             17
                                                                             Fred's Liquor.
       answer for the basis of the deposition; would you
18
                                                                             I'm sorry, Fred's Liquor?
19
       move on?
                                                             19
                                                                             Liquor.
20
               You could answer, Mr. Ateyeh.
                                                             20
                                                                             And that business sells liquor?
21
                Was the question; did I get my money or
                                                             21
                                                                        A.
22
                                                             22
                                                                             And Fred's Liquor also offers notary
     not?
                                                                        0.
                                                                   public services?
23
              No. I just wanted to clarify that the
                                                             23
24
      nature of the case was you were seeking to recover
                                                                        Α.
                                                                             No.
                                                             24
25
      on a personal loan?
                                                             25
                                                                             Okay. Do you have a business that offers
                                                  Page 19
                                                                                                                Page 21
1
                           F. ATEYEH
                                                                                        F. ATEYEH
                                                                   notary public services?
 2
           Α.
               Yes.
3
              And have you ever testified in court?
                                                                        A. No.
           0.
                                                                             But you offer notary public services
 4
               Yes. Yes.
                                                              4
                                                                        Q.
 5
           0.
                                                                   yourself?
               On how many occasions?
 6
           Α.
               I think once.
                                                              6
                                                                        Α.
                                                                             Yes.
 7
           Ο.
              And was it in either of the two cases that
                                                                        Q.
                                                                             Do you have any other notary publics that
8
     you just discussed?
                                                              8
                                                                   work for you?
9
                THE INTERPRETER: This is interpreter.
                                                              9
                                                                        A.
       He's asking me to repeat the question. I will.
                                                                             And for what types of clients do you
10
                                                             10
11
               Are you referring to the case where I lent
                                                                   particularly -- that's not a good question. Let me
12
      someone money, and I filed a claim against him?
                                                             12
                                                                   try to rephrase that.
13
               All right. So, that was the same case
                                                             13
                                                                             Are your notary services primarily used by
      where you had your deposition taken, and -- in,
                                                                   individuals, as opposed to companies, or
14
                                                             14
15
      approximately, 2005?
                                                                   organizations?
                                                             15
          A.
                                                                        A. Whomever calls me, I notarize it for him.
16
               Yes.
                                                             16
17
               Great.
                                                             17
                                                                            Are there particular types of documents
18
                MR. WICK: And to make it easier,
                                                             18
                                                                   that you hold yourself out as a specialty of yours
19
       Elizabeth, I think we could take that document
                                                             19
                                                                   in notarizing?
20
       down. Thank you.
                                                             20
                                                                        Α.
                                                                             No.
                                                                             Are there particular types of clients that
21
           Q.
               Mr. Ateyeh, are you a licensed notary
                                                             21
22
     public?
                                                             22
                                                                   you advertise your services to?
23
           Α.
                                                             23
                                                                             MR. PAIK: Objection, assumes he
24
               Where are you licensed?
                                                             24
                                                                     advertises.
25
               In the State of California.
                                                             25
                                                                            You may answer.
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1	Page 2 F. ATEYEH		Page 24 F. ATEYEH
1 2	A. I do not advertise. I'm sorry for that.	1 2	Mission a client of yours?
3	Q. Approximately, how many documents do you	3	A. No.
4	notarize per year?	4	Q. Have you ever provided any notary services
5	A. I cannot tell you the exact number, but	5	for the Palestinian Authority?
6	maybe 30, 20; I don't know exactly.	6	A. No.
7	Q. Is it fair to say that your notary	7	Q. Have you ever provided any notary services
8	services are not a significant portion of your	8	for the PLO?
9	income?	9	A. No.
10	A. I want to explain to you that this	10	Q. And have you ever provided any notary
11	service, I do it as a favor for the community, other		services for anyone that you knew to be an official
12	than to gain money for it.	12	or an employee of either the Palestinian Authority
13	Q. Do you charge for your notary services?	13	or the PLO?
14	A. Yes.	14	A. No.
15	Q. And, approximately, what percent of your	15	Q. Have you ever provided any consular
16	notary clients would you say are Palestinian	16	services for the Palestinian Authority or the PLO?
17	American?	17	MR. PAIK: Object to the form of the
18	A. A high percentage, most of them.	18	question. It's ambiguous. I don't know what you
19	Q. All right. And do you have notary clients	19	mean by, "consular services."
20	outside of the United States?	20	MR. BERGER: I join in that objection.
21	A. No.	21	MR. WICK: Please go ahead and interpret
22	MR. PAIK: Objection, ambiguous.	22	the question, and I would like an answer.
23	MR. WICK: I'll rephrase it.	23	A. No.
24	Q. Do you have notary clients who reside	24	Q. In providing your notary services, do you
25	outside of the United States?	25	have occasion to notarize or certify any official
1	Page 2 F. ATEYEH	3 1	Page 25 F. ATEYEH
		1	F. ATEYEH
2	F. ATEYEH A. No.		_
2 3	F. ATEYEH  A. No.  Q. Is the Palestinian Authority a client of	1 2 3	F. ATEYEH documents of either the Palestinian Authority or the PLO?
2 3 4	F. ATEYEH  A. No.  Q. Is the Palestinian Authority a client of yours?	1 2 3 4	F. ATEYEH  documents of either the Palestinian Authority or the PLO?  A. No.
2 3 4 5	F. ATEYEH  A. No.  Q. Is the Palestinian Authority a client of yours?  A. No.	1 2 3 4 5	F. ATEYEH  documents of either the Palestinian Authority or the PLO?  A. No.  Q. Do you have occasion to notarize or
2 3 4 5 6	F. ATEYEH  A. No. Q. Is the Palestinian Authority a client of yours?  A. No. Q. Is the Palestinian Liberation Organization	1 2 3 4 5 6	F. ATEYEH  documents of either the Palestinian Authority or the PLO?  A. No.  Q. Do you have occasion to notarize or certify documents for use in Palestinian legal
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	F. ATEYEH  A. No.  Q. Is the Palestinian Authority a client of yours?  A. No.  Q. Is the Palestinian Liberation Organization a client of yours?  A. No.  Q. And just for shorthand, during the deposition, I will use the acronym, "PLO," to refer to the Palestinian Liberation Organization; is that okay?  A. Yes.  Q. To the best of your knowledge, does anybody who works for the Palestinian Authority excuse me.  To the best of your knowledge, is anyone who works for the Palestinian Authority a client of yours?  A. No.  Q. And to the best of your knowledge, is anybody who works for the PLO a client of yours?  A. No.	1 2 3 4 5 10 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	F. ATEYEH  documents of either the Palestinian Authority or the PLO?  A. No.  Q. Do you have occasion to notarize or certify documents for use in Palestinian legal proceedings?  MR. PAIK: Objection. Sorry. Go ahead.  MR. BERGER: Objection, compound question.  Q. You may answer.  A. I don't understand exactly what you are referring to.  Q. Have you ever had occasion to let me strike that.  Are you occasionally asked to notarize a document that is intended to be used in a in a legal proceeding in Palestinian?  A. No.  Q. Give me just a moment, please.  Do you have any agreement with the Palestinian Authority who provide any services in the United States?  MR. PAIK: Objection; indifferent as to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  A. No.  Q. Is the Palestinian Authority a client of yours?  A. No.  Q. Is the Palestinian Liberation Organization a client of yours?  A. No.  Q. And just for shorthand, during the deposition, I will use the acronym, "PLO," to refer to the Palestinian Liberation Organization; is that okay?  A. Yes.  Q. To the best of your knowledge, does anybody who works for the Palestinian Authority excuse me.  To the best of your knowledge, is anyone who works for the Palestinian Authority a client of yours?  A. No.  Q. And to the best of your knowledge, is anybody who works for the PLO a client of yours?	1 2 3 4 5 1 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  documents of either the Palestinian Authority or the PLO?  A. No.  Q. Do you have occasion to notarize or certify documents for use in Palestinian legal proceedings?  MR. PAIK: Objection. Sorry. Go ahead.  MR. BERGER: Objection, compound question.  Q. You may answer.  A. I don't understand exactly what you are referring to.  Q. Have you ever had occasion to let me strike that.  Are you occasionally asked to notarize a document that is intended to be used in a in a legal proceeding in Palestinian?  A. No.  Q. Give me just a moment, please.  Do you have any agreement with the Palestinian Authority who provide any services in the United States?

	Page 26		Page 28
1	F. ATEYEH	1	F. ATEYEH
2	question.	2	Q. And do you have an understanding that the
3	Q. Do you currently have any agreement with	3	Washington, D.C. office of the PLO used to provide
4	the Palestinian Authority to be able to provide	4	services that could be characterized as consular
5	services in the United States?	5	services?
6	A. No.	6	MR. PAIK: Objection, lacks foundation.
7	Q. Have you ever had such an agreement?	7	If the Witness even understands what consular
8	A. What agreement exactly are you referring	8	services are.
9	to?	9	MR. WICK: Let me stop real quick for a
10	Q. Have you ever had any agreement of any	10	second because I realized I forgot to do something
11	kind with the Palestinian Authority to provide	11	very important, which is plug my laptop in, and
12	services to individuals in the United States?	12	it's about to die.
13	MR. PAIK: Objection. Services of any	13	THE VIDEOGRAPHER: Do you want to go off
14	kind?	14	the record?
15	MR. WICK: Correct.	15	MR. WICK: Okay. Yes. Could we go off
16	A. No, I don't have any agreement.	16	the record for a minute, please.
17	Q. Have you ever had any agreement with the	17	THE VIDEOGRAPHER: Okay. We are now off
18	Palestinian Authority to provide services in the	18	the record. The time is 17:14 UTC Time.
19	United States?	19	(Whereupon, a short recess was taken.)
20	A. No, but I didn't even understand; what do	20	THE VIDEOGRAPHER: We are now back on the
21	you mean by, "the agreement"?	21	record. The time is 17:16 UTC Time.
22	Q. Do you understand what an agreement is?	22	MR. WICK: Thank you.
23	A. Yes.	23	Q. And before I was interrupted, Mr. Ateyeh,
24	Q. Okay. I'm asking about whether you've	24	there was an objection to my question, so I'm going
25	ever had an agreement of any kind with the	25	to ask you a different one. Were you aware of any
	Page 27		Page 29
1	Page 27 F. ATEYEH	1	Page 29 F. ATEYEH
1 2	_	1 2	F. ATEYEH services that the PLO D.C. offices provided, before
2 3	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?	2	F. ATEYEH services that the PLO D.C. offices provided, before it closed?
2 3 4	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.	2 3 4	F. ATEYEH services that the PLO D.C. offices provided, before it closed?  A. I don't know.
2 3 4 5	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever	2 3 4 5	F. ATEYEH services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C.
2 3 4 5 6	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of	2 3 4 5 6	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?
2 3 4 5 6 7	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?	2 3 4 5 6 7	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.
2 3 4 5 6 7 8	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.	2 3 4 5 6 7 8	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to
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2 3 4 5 6 7 8 9	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.  Q. And do you hold any licenses that have been granted by the Palestinian Authority?	2 3 4 5 6 7 8 9	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to whether the D.C. office certified documents for use in certain legal proceedings?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.  Q. And do you hold any licenses that have been granted by the Palestinian Authority?  A. No.  Q. Do you hold any licenses that have been granted by the PLO?  A. No.  Q. Are you aware that the PLO used to have an office in Washington, D.C.?  A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to whether the D.C. office certified documents for use in certain legal proceedings?  MR. PAIK: Objection, asked and answered.  Q. Please answer the question.  A. Let me answer. Maybe it's not straight answer, but I don't know what they do exactly in that office. The only thing I know is that I send them the authorization, and they sign it, and send it back; this is what I know.  Q. What authorization would you send them?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.  Q. And do you hold any licenses that have been granted by the Palestinian Authority?  A. No.  Q. Do you hold any licenses that have been granted by the PLO?  A. No.  Q. Are you aware that the PLO used to have an office in Washington, D.C.?  A. Yes.  Q. And do you know what happened to that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to whether the D.C. office certified documents for use in certain legal proceedings?  MR. PAIK: Objection, asked and answered.  Q. Please answer the question.  A. Let me answer. Maybe it's not straight answer, but I don't know what they do exactly in that office. The only thing I know is that I send them the authorization, and they sign it, and send it back; this is what I know.  Q. What authorization would you send them?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.  Q. And do you hold any licenses that have been granted by the Palestinian Authority?  A. No.  Q. Do you hold any licenses that have been granted by the PLO?  A. No.  Q. Are you aware that the PLO used to have an office in Washington, D.C.?  A. Yes.  Q. And do you know what happened to that office?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to whether the D.C. office certified documents for use in certain legal proceedings?  MR. PAIK: Objection, asked and answered.  Q. Please answer the question.  A. Let me answer. Maybe it's not straight answer, but I don't know what they do exactly in that office. The only thing I know is that I send them the authorization, and they sign it, and send it back; this is what I know.  Q. What authorization would you send them?  A. I send them because they sign it. I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.  Q. And do you hold any licenses that have been granted by the Palestinian Authority?  A. No.  Q. Do you hold any licenses that have been granted by the PLO?  A. No.  Q. Are you aware that the PLO used to have an office in Washington, D.C.?  A. Yes.  Q. And do you know what happened to that office?  A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to whether the D.C. office certified documents for use in certain legal proceedings?  MR. PAIK: Objection, asked and answered.  Q. Please answer the question.  A. Let me answer. Maybe it's not straight answer, but I don't know what they do exactly in that office. The only thing I know is that I send them the authorization, and they sign it, and send it back; this is what I know.  Q. What authorization would you send them?  A. I send them because they sign it. I don't know what they do it with, but they sign it.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.  Q. And do you hold any licenses that have been granted by the Palestinian Authority?  A. No.  Q. Do you hold any licenses that have been granted by the PLO?  A. No.  Q. Are you aware that the PLO used to have an office in Washington, D.C.?  A. Yes.  Q. And do you know what happened to that office?  A. Yes.  Q. What's your understanding of what happened	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to whether the D.C. office certified documents for use in certain legal proceedings?  MR. PAIK: Objection, asked and answered.  Q. Please answer the question.  A. Let me answer. Maybe it's not straight answer, but I don't know what they do exactly in that office. The only thing I know is that I send them the authorization, and they sign it, and send it back; this is what I know.  Q. What authorization would you send them?  A. I send them because they sign it. I don't know what they do it with, but they sign it.  Q. Why would you have occasion to send papers
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.  Q. And do you hold any licenses that have been granted by the Palestinian Authority?  A. No.  Q. Do you hold any licenses that have been granted by the PLO?  A. No.  Q. Are you aware that the PLO used to have an office in Washington, D.C.?  A. Yes.  Q. And do you know what happened to that office?  A. Yes.  Q. What's your understanding of what happened to that office?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to whether the D.C. office certified documents for use in certain legal proceedings?  MR. PAIK: Objection, asked and answered.  Q. Please answer the question.  A. Let me answer. Maybe it's not straight answer, but I don't know what they do exactly in that office. The only thing I know is that I send them the authorization, and they sign it, and send it back; this is what I know.  Q. What authorization would you send them?  A. I send them because they sign it. I don't know what they do it with, but they sign it.  Q. Why would you have occasion to send papers to the PLO's D.C. office?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	F. ATEYEH  Palestinian Authority that have to do with you providing services in the United States?  A. No.  Q. Same question for the PLO. Have you ever had an agreement with the PLO to provide any kind of services in the United States?  A. No.  Q. And do you hold any licenses that have been granted by the Palestinian Authority?  A. No.  Q. Do you hold any licenses that have been granted by the PLO?  A. No.  Q. Are you aware that the PLO used to have an office in Washington, D.C.?  A. Yes.  Q. And do you know what happened to that office?  A. Yes.  Q. What's your understanding of what happened to that office?  MR. PAIK: In Arabic, please.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	F. ATEYEH  services that the PLO D.C. offices provided, before it closed?  A. I don't know.  Q. All right. Do you know what the D.C. office did?  A. I don't know.  Q. Do you have any understanding as to whether the D.C. office certified documents for use in certain legal proceedings?  MR. PAIK: Objection, asked and answered.  Q. Please answer the question.  A. Let me answer. Maybe it's not straight answer, but I don't know what they do exactly in that office. The only thing I know is that I send them the authorization, and they sign it, and send it back; this is what I know.  Q. What authorization would you send them?  A. I send them because they sign it. I don't know what they do it with, but they sign it.  Q. Why would you have occasion to send papers to the PLO's D.C. office?  THE INTERPRETER: I'm sorry.

Page 32 Page 30 1 E VLEARH 1 E VLEAEH 2 MR. WICK: I'm working off the Witness's Q. And why would the PLO's Washington, D.C. answer, but if you'd like to clarify, certainly. office need that document, after you had notarized 3 3 4 Let's step back. 4 it? 5 Q. On occasion, you would send papers to the 5 MR. PAIK: Objection, calls for D.C. -- to the PLO's D.C. office, correct? 6 speculation. And, also, objection, assumes facts 6 7 Yes. To be specific, the authorization I not in evidence. A. 8 do; yes. Q. You may answer. Please answer in Arabic. So, first of all, the question is not 9 Q. And over what --9 10 MR. BERGER: Excuse me, we have an 10 clear. Secondly, I'm just a notary public. I have objection to the translation. Our translator says already notarized -- I notarize the papers, the 11 11 12 the word he is using is, "Power of Attorney," not 12 Power of Attorneys, but I don't have any authority 13 authorization. 13 to sign on their behalf. MR. WICK: Okay. I understand. There's a process here that 14 14 Q. The papers that you're describing, without 15 15 I'm not understanding, and I'm hoping you can save a 16 characterizing them, over what time-period would you little bit of time. If you could explain it, what 16 17 send papers to the PLO's Washington, D.C. office? 17 the connection is between your client and you, and A. I didn't understand the question to answer the PLO's Washington, D.C. office. So, if I 18 18 19 it correctly. So, when you say, "timeframe," do you 19 understand it --20 mean how long for these documents to take, or what 20 THE INTERPRETER: Sorry. Continue. 21 do you mean by, "timeframe," exactly? 21 Q. And so my question is, why did you send 22 Q. I mean the dates on which you would have 22 documents that you had notarized to the PLO, rather 23 occasion to interact with the PLO's D.C. office; 23 than just giving them back to your client? 24 from what year to what year, approximately? 24 Now, your question is slightly more -- to 25 25 A. From 2012 up until they closed. answer it. So, the customer comes, and they sign, Page 31 Page 33 1 F. ATEYEH 1 F. ATEYEH 2 I'm sorry, from 2012 until? and I notarize the document, and either I take their 3 Until the office was closed. 3 document, or Power of Attorney, and take it themselves to the office in Washington, D.C., or I 4 Okay. Thank you. And since we seem to 4 5 take it myself, and send it, and get it back. have a disagreement about what these papers were 6 called, can you describe them for me, please? 6 About 50 percent of the Power of Attorney, 7 So, the Power -- the papers that I service 7 the individuals take it themselves, and I never see 8 are Power of Attorneys that we sign and send to the 8 them again, and the other part, I send it to the 9 attorneys, and there's two types of Power of 9 office, and they send it back to me. I hope that Attorneys; there's the general Power of Attorney, 10 10 this answers your question. 11 and the specific one for selling property, or 11 Q. I'm starting to understand. So, why 12 selling a land. 12 would --13 Q. And why would you send Powers of Attorney 13 You said that for about 50 percent you to the -- to the PLO's Washington, D.C. office? would send the document to the PLO, and they would 14 14 15 They either come to me to sign the deal or send it back to you. Would the PLO do something 15 16 go directly. They are to sign it, so I help the --16 with that document before sending it back? 17 the community to sign it. 17 MR. BERGER: Objection, this is 18 So, this is a -- are these documents that 18 Mr. Berger. I'm identifying myself because the 19 you would notarize for one of your clients? 19 record has me down as Mr. Paik. I object to the 20 Yes. 20 ambiguity of the question. You should be -- PLO, Α. it should be clear on the record, the PLO Mission 21 Q. Okay. And why would you -- after you've 21 22 notarized a Power of -- strike that. 22 of the United States, not the PLO elsewhere. 23 So, you would notarize a Power of Attorney 23 MR. WICK: I am referring to the PLO's 24 for one of your clients, correct? 24 Washington, D.C. office, which I understood to be

25

25

A. Yes.

an office of the PLO, but if that creates an

Page 36 Page 34 1 F. ATEYEH 1 E VLEAEH 2 ambiguity, I'm happy to refer to it as the you've just described, is it your understanding that 2 3 Washington, D.C. office. The Witness may answer. stamping documents, or attesting to documents for 3 4 THE INTERPRETER: Could you please read use in Palestine was a service that was provided by the PLO's Washington, D.C. office? 5 the question again, if you don't mind. 6 MR. WICK: I'll re-ask the question. 6 A. Yes. 7 You referred a moment ago to sending Okay. Are you aware of any other services 8 documents to the PLO's Washington, D.C. office, and that the PLO's Washington, D.C. office offered? then sending the document back to you. No. 9 9 Α. 10 My question is, what would the PLO's 10 Do you have any awareness of whether the PLO's Washington, D.C. office offered notary Washington, D.C. office do with that document, 11 11 12 before sending it back to you? 12 services? 13 13 A. Yes. Yes, I know they stamp it with the Embassy's stamp, and they send it back to me, and I And to be clear, is it your understanding 14 14 15 give it back to the client. 15 that the PLO's Washington, D.C. office offered 16 Q. Okay. And does that stamp convey some 16 notary services? 17 sort of authorization or approval from the PLO? 17 A. Yes. MR. PAIK: Objection, calls for Okay. And to your knowledge, did the 18 18 19 speculation. 19 PLO's Washington, D.C. office enter into contracts 20 MR. WICK: The Witness may answer. 20 with individual notaries to offer notary services? 21 MR. PAIK: Objection. This is Paik. I 21 A. I don't know. 22 think that also calls for a legal conclusion, what 22 To your knowledge, did the PLO's 23 the Witness --23 Washington, D.C. office ever refer individuals to 24 24 you, or recommend that they get documents certified Q. Mr. Ateyeh, you may answer. 25 25 by you? A. When they sign it and send it back to us, Page 35 Page 37 1 F. ATEYEH 1 F. ATEYEH it becomes a valid document for us. I don't know who sends the clients. I 2 Α. don't know. 3 Okay. And when you say, "a valid 3 document," is it your understanding that it's a 4 4 Q. So, to be clear, you're not aware of the 5 valid document under Palestinian law? PLO's Washington, D.C. office ever recommending or 6 MR. BERGER: Objection, calls for a legal 6 referring a client to you? 7 conclusion. This is -- calls for a legal 7 MR. PAIK: Objection, asked and answered. 8 conclusion. 8 You may answer. 9 Objection, this is also Berger. It's 9 A. Let me clear the picture more. When a leading, and this is a non-party witness. client comes to me, I want -- I don't ask the 10 10 11 You may answer. 11 client, "who sent you? Where did you come from?" 12 I don't know what happens to this document 12 I understand that you don't ask the 13 after I receive it. I give it to them, and I don't 13 client. My question is a little bit different, but know what happens to it. it's a direct question. 14 14 15 I understand. What did you mean when you 15 Do you have any knowledge or awareness said, "it becomes a valid document after it's that the Washington, D.C. of the PLO ever 16 16 17 stamped"? 17 recommended or referred a client to you? 18 A. My clients send it to the authorize person 18 MR. PAIK: Objection, asked and answered. 19 in Palestinian to use it. 19 A. Again, I will answer you again. Really, I 20 Okay. So, the documents that you would 20 don't know. 21 send to be stamped by the PLO's Washington, D.C. Okay. And do you have any awareness or 21 22 office were typically documents that your clients 22 knowledge that the Palestinian Authority ever 23 intended to send to Palestine for use there? 23 recommended or referred a client to you? 24 A. Yes. 24 A. No. 25 Q. Okay. And based on the practice that 25 Okay.

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Page 40
                                                  Page 38
 1
                           F. ATEYEH
                                                              1
                                                                                        F. ATEYEH
2
                MR. WICK: Elizabeth, could we go to Tab
                                                             2
                                                                  Yes; do you see that?
3
       D, please, or Tab 4. Excuse me.
                                                             3
                                                                       A. Yes.
 4
                MS. BEZVERKHA: Sorry. Just a moment.
                                                                           All right. If we go back up to the first
                                                             4
                                                                       Ο.
5
                MR. PAIK: Sorry. Do you mind if we take
                                                             5
                                                                  page, you'll see that there's a section in the
 6
       a break while -- I think we've been going for more
                                                             6
                                                                   middle of the page called, "notary publics"; do you
 7
        than an hour.
                                                             7
                                                                   see that?
 8
                MR. WICK: That's fine with me.
                                                             8
                                                                       A.
                                                                            Yes, sir.
                THE VIDEOGRAPHER: Okay. We are now off
9
                                                             9
                                                                            Okay.
10
       the record. The time is 17:39 UTC Time.
                                                             10
                                                                             MR. WICK: And Elizabeth, could you scroll
           (Whereupon, a short recess was taken.)
                                                             11
                                                                    down? It's going to be about seven or eight pages
11
12
                THE VIDEOGRAPHER: We are now back on the
                                                             12
                                                                    to that section. It's going to be several pages
13
       record. The time is 17:51 UTC.
                                                             13
                MR. WICK: Thank you.
                                                             14
14
                                                                           And while she is scrolling, I'm going to
15
          Q. Mr. Ateyeh, I was about to show you a
                                                             15
                                                                   ask you, Mr. Ateyeh, are you familiar with that
16
      document, but before I do so, maybe I'll just -- to
                                                                   Website?
                                                             16
17
      avoid it, are you aware of having been -- ever
                                                             17
                                                                       A.
                                                                           No.
      having your name or contact information on a website
                                                                            Okay. All right. So, this page is from
18
                                                             18
19
      affiliated with the PLO regarding your notary
                                                                   the Notary Public section of that Website, and you
20
      services?
                                                             20
                                                                  will see that there is a list of tabs associated
21
          A. Yes, from the clients.
                                                             21
                                                                   with various cities; do you see that?
22
               I don't understand your answer. What do
                                                             22
                                                                       A. It's not clear.
23
      you mean by, "from the clients"?
                                                             23
                                                                            You mean the document isn't clear? You
24
                                                                  can't read it clearly?
              Yes, when a client comes to me, he tells
                                                             24
                                                             25
25
     me that he got my name and contact from the Website.
                                                                       A. I can't see it even. I don't know. Now I
                                                  Page 39
                                                                                                               Page 41
1
                           F. ATEYEH
                                                                                        F. ATEYEH
2
                Okay. And do you understand that Website
                                                                   can see it.
      to be a Website of the PLO?
3
                                                             3
                                                                            Okay. Do you see your name listed on the
                                                                       Q.
              It's not the PLO.
4
                                                             4
                                                                   page?
 5
          Q. Okay. Let's look at Tab 4.
                                                             5
                                                                       A.
                                                                            Yes.
 6
          Α.
               Okay.
                                                             6
                                                                            All right. Do you know how you came --
7
               We're going to show you a document.
                                                             7
                                                                  how your name came to be listed on this page?
8
     Mr. Ateyeh, this is a printout from a Website.
                                                             8
                                                                            First of all, I haven't seen this page my
9
      You'll see at the -- at the top of the Website, it
                                                             9
                                                                   whole life. Second thing, I am a well-known and
      says, "PLO General Delegation to the United States."
                                                                   trusted person in the community.
10
                                                             10
11
           (Whereupon, Tab 4 was marked as Exhibit 2 for
                                                             11
                                                                             MR. PAIK: This is Paik. Can I move to
12
      identification, as of April 8th, 2021.)
                                                             12
                                                                     strike everything after, "second"?
13
                MR. WICK: Can you zoom in a little bit on
                                                            13
                                                                             MR. WICK: I'm sorry?
       that, so we could see the heading, and can we zoom
                                                                             MR. PAIK: Move to strike everything
14
                                                             14
15
       in on that?
                                                             15
                                                                    after, "second," as nonresponsive.
16
               There we go. You see the heading, "PLO
                                                             16
                                                                             MR. WICK: You're certainly free to state
17
     General Delegation to the United States"?
                                                             17
                                                                    your motion for the record.
18
          Α.
                Yes.
                                                             18
                                                                             MR. PAIK: What? Sorry, I didn't catch
19
                                                             19
                                                                     that. The second part of the answer wasn't
          Q. Okay. And to -- to not mislead, this is
20
     not a current web page.
                                                             20
                                                                    responsive to the question, so I just move to
21
                MR. WICK: Elizabeth, can you scroll down
                                                                     strike it.
                                                             21
22
       to the bottom of the page. A little more. All
                                                             22
                                                                             MR. WICK: And your motion is noted.
23
       the way to the bottom. There we go.
                                                             23
                                                                            So, I'm going to ask the question again.
24
              You'll see the date at the very bottom,
                                                             24
                                                                   Mr. Ateyeh, do you know how your name came to be
25
      it's timestamped March 18th, 2019; do you see that?
                                                                  listed on this page?
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	Page 42		Page 44
1	F. ATEYEH	1	F. ATEYEH
2	A. I have been doing the Notary Public	2	Authority or the PLO?
3	through the State of California for ten years, and I	3	A. No.
4	expect for it to be popular among people.	4	Q. You described a little while ago a process
5	Q. Do you know who put your name on the page?	5	by which you notarize documents for use in
6	A. No, and I've never seen this page.	6	Palestine. Do you also notarize documents for other
7	Q. Did anyone at the PLO or the Palestinian	7	purposes, or have all of the documents you've
8	Authority ever ask you for permission to list you as	8	notarized been for use in Palestine?
9	a Notary Public on their Website?	9	MR. PAIK: Object to the portion of the
10	A. No.	10	question, to the extent it attempts to summarize
11	Q. And I want to be clear on this, although	11	parts of the answer.
12	I've asked you similar questions before; have you	12	MR. WICK: You may answer.
13	ever had any financial or business arrangement with	13	A. So, I'm a Notary Public in the State of
14	the Washington, D.C. office of the PLO?	14	California, and my office is open to any person who
15	Since the Washington, D.C. office closed,	15	comes to notarize their document. Yes, high
16	do you know whether the Palestinian Authority, or	16	percentages from Palestine, but not all of my
17	PLO has established a list of recommended Notary	17	customers or clients are Palestinians.
18	Publics in the United States?	18	Q. I'm going to ask you to estimate, during
19	A. I know there is a list of names available	19	the last 12 months, approximately, what percentage
20	and my name is one of them.	20	of the documents that you have notarized were
21	Q. Do you know where a person could find that	21	documents that were notarized for use in Palestine?
22	list?	22	A. Most of them.
23	A. You know, I've never seen this myself.	23	Q. More than 75 percent?
24	Q. How do you know that your name is on it?	24	A. Yes.
25	A. The people tell me that.	25	Q. More than 90 percent?
1	Page 43	1	Page 45
1	F. ATEYEH	1	F. ATEYEH
2	F. ATEYEH Q. Which people?	2	F. ATEYEH  A. I don't know I cannot I don't know.
2 3	F. ATEYEH Q. Which people? A. The clients who comes to sign their	2 3	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this
2 3 4	F. ATEYEH Q. Which people? A. The clients who comes to sign their papers.	2 3 4	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.
2 3 4 5	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these	2 3 4 5	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for
2 3 4 5 6	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from	2 3 4 5 6	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)
2 3 4 5 6 7	F. ATEYEH Q. Which people? A. The clients who comes to sign their papers. Q. To your knowledge, do some of these clients find out about you and your services from that list?	2 3 4 5 6 7	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.
2 3 4 5 6 7 8	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most	2 3 4 5 6 7 8	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document
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2 3 4 5 6 7 8 9 10 11 12	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PLO	2 3 4 5 6 7 8 9 10 11 12	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation,
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2 3 4 5 6 7 8 9 10 11 12 13 14	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PIO about having your name on that list?  A. No.  Q. And have you ever received any	2 3 4 5 6 7 8 9 10 11 12 13 14	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation, but lets just scroll through the pages very quick.  MR. WICK: Elizabeth. So, that everybody could see the full document, slow down. Go back
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PLO about having your name on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or for	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation, but lets just scroll through the pages very quick.  MR. WICK: Elizabeth. So, that everybody could see the full document, slow down. Go back to the that's FA002-T, which is the second page
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PLO about having your name on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or for the PLO for being on that list?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation, but lets just scroll through the pages very quick.  MR. WICK: Elizabeth. So, that everybody could see the full document, slow down. Go back to the that's FA002-T, which is the second page of the English translation, and then after that,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PLO about having your name on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or for the PLO for being on that list?  A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation, but lets just scroll through the pages very quick.  MR. WICK: Elizabeth. So, that everybody could see the full document, slow down. Go back to the that's FA002-T, which is the second page of the English translation, and then after that, we have the translator Certification, keep going,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PIO about having your name on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or for the PIO for being on that list?  A. No.  Q. And have you ever received any	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation, but lets just scroll through the pages very quick.  MR. WICK: Elizabeth. So, that everybody could see the full document, slow down. Go back to the that's FA002-T, which is the second page of the English translation, and then after that, we have the translator Certification, keep going, and then below that, we have the original document
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PLO about having your name on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or for the PLO for being on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or the PLO for being on that list?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation, but lets just scroll through the pages very quick.  MR. WICK: Elizabeth. So, that everybody could see the full document, slow down. Go back to the that's FA002-T, which is the second page of the English translation, and then after that, we have the translator Certification, keep going, and then below that, we have the original document that you produced to us, Bates stamped FA001 and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	F. ATEYEH  Q. Which people? A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PLO about having your name on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or for the PLO for being on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or the PLO for any notary services that you have performed	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation, but lets just scroll through the pages very quick.  MR. WICK: Elizabeth. So, that everybody could see the full document, slow down. Go back to the that's FA002-T, which is the second page of the English translation, and then after that, we have the translator Certification, keep going, and then below that, we have the original document that you produced to us, Bates stamped FA001 and the last page, I believe, is FA002.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  Q. Which people?  A. The clients who comes to sign their papers.  Q. To your knowledge, do some of these clients find out about you and your services from that list?  A. Very few of them, but most of them, most of the clients knows that I'm a Notary Public in San Francisco.  Q. Have you ever had a conversation with anybody at the Palestinian Authority or the PLO about having your name on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or for the PLO for being on that list?  A. No.  Q. And have you ever received any compensation from the Palestinian Authority or the PLO for any notary services that you have performed pursuant to your being on that list?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  A. I don't know I cannot I don't know.  MR. WICK: Elizabeth, could we take this down and put up Tab 9, please.  (Whereupon, Tab 9 was marked as Exhibit 3 for identification, as of April 8th, 2021.)  MR. WICK: Great.  Q. Mr. Ateyeh, I am showing you a document that you produced to us, as well as a Certified English translation of that document that we've had done. This is the first page is labeled FA001-T, which is the first page of the English translation, but lets just scroll through the pages very quick.  MR. WICK: Elizabeth. So, that everybody could see the full document, slow down. Go back to the that's FA002-T, which is the second page of the English translation, and then after that, we have the translator Certification, keep going, and then below that, we have the original document that you produced to us, Bates stamped FA001 and the last page, I believe, is FA002.  Q. Mr. Ateyeh, at least with respect to the

A. Yes.

you notarize a document on behalf of the Palestinian 25

```
Page 48
                                                  Page 46
 1
                           E VLEAEH
                                                              1
                                                                                        F. ATEYEH
              And could you please describe what this
2
                                                              2
                                                                   signing the Power of Attorney.
          0.
3
      document is.
                                                                           And was he affiliated with the Palestinian
                                                              3
4
          A. So, this is a Power of Attorney specific
                                                                   Authority or the PLO?
                                                              4
5
      that cannot be changed, meaning that this Power of
                                                              5
                                                                            I know that he works in the Embassy. What
      Attorney can only be used specifically to sell a
6
                                                                   is his rank, what is his duty, I don't know.
                                                              6
7
                                                              7
                                                                             And by the Embassy, are you referring to
8
                MR. WICK: Okay. And I actually stop, and
                                                              8
                                                                   the Palestinian Embassy in Mexico?
       ask a process question now, because I realize we
                                                                             Yes, sir.
9
                                                              9
                                                                        A.
10
       have not talked about marking these exhibits, and
                                                             10
                                                                             And so did you send this document to him
                                                                   after you notarized it?
11
       I ask Ms. Ianazzi, what's your procedure for that?
                                                            11
12
       Do we send these? Okay. Thank you.
                                                             12
                                                                        A. Yes, sir.
13
                                                             13
                                                                            And he then returned it to you with a
               And this is a document, Mr. Ateyeh, that
                                                                        Q.
     you notarized, correct?
14
                                                             14
                                                                   stamp?
15
          Α.
              Yes.
                                                             15
                                                                        A. Yes, sir.
16
               In fact, that is your seal in the bottom
                                                             16
                                                                           It'll be just a moment, please. I'm
17
     right-hand corner of the page numbered FA002,
                                                             17
                                                                   trying to make this go as quickly as I can. Okay.
      correct?
                                                                             MR. WICK: Could we go to Tab 10, please.
18
                                                             18
19
          A. Yes.
                                                             19
                                                                        (Whereupon, Tab 10 was marked as Exhibit 4
20
          Q. And can you describe the seals in the
                                                             20
                                                                   for identification, as of April 8th, 2021.)
21
     lower left-hand corner; what are those?
                                                             21
                                                                        Q. And, again, we'll just look through this
22
          A.
               There are three seals. Which one are you
                                                             22
                                                                   quickly. This is similar to what we just looked at
23
      referring to?
                                                             23
                                                                   add at in the -- an English translation of the
                                                                   document, similar to the document produced. It's --
24
               Well, I see two seals. Let me step back
                                                             24
25
     here. Let's start with the -- the large rectangle,
                                                             25
                                                                   if we'll just walk through it quickly. If we could
                                                  Page 47
                                                                                                               Page 49
1
                          F. ATEYEH
                                                              1
                                                                                        F. ATEYEH
2
     which is the top of the seals, right next to the
                                                                   go to the first page, please.
3
      redacted box; do you see that?
                                                              3
                                                                             Again, English translation that we
4
          A.
              Yes.
                                                              4
                                                                   numbered FA0013-T. The next page, the translator
 5
                                                                   Certification coversheet, and then the Certification
               All right. And can you describe what seal
                                                              5
      that is?
 6
                                                                   follows that, and then the page after that has a
                                                              6
7
          Α.
              Can you enlarge it more, so that I will be
                                                              7
                                                                   coversheet titled, "Original," then we have a
8
      able to view it better?
                                                              8
                                                                   document Bates numbered FA0013 that came from your
9
                MR. WICK: Can you do that, Elizabeth?
                                                             9
                                                                   production, Mr. Ateyeh, and I would ask again, do
10
          A.
              I can see it now better.
                                                             10
                                                                   you recognize this page, FA0013, as a copy of a
11
                Great. Can you explain what that seal is?
                                                             11
                                                                   document you produced to us?
12
                It said that the Special Palestinian
                                                             12
                                                                        A.
13
      Mission in Mexico are not responsible for the
                                                             13
                                                                             And is this another example of a Power of
      content of this document, but we organize, and we
                                                                   Attorney that you notarized for a client?
14
                                                             14
      did the seal, and the stamp of the Notary Public,
                                                             15
                                                                        Α.
                                                                             Yes.
15
16
     Mr. Fuad Ateyeh.
                                                             16
                                                                             Okay. Let's see. And can you tell from
17
          Q. And I see the name of, "Riyad Alhalabi,"
                                                             17
                                                                   the document when you notarized the document?
18
      on the page; do you see that?
                                                             18
                                                                             MR. WICK: Can you scroll up, please,
19
                                                             19
                                                                     Elizabeth, or scroll down, actually, to the bottom
          Α.
              Yes.
20
          Q. And do you know who that is?
                                                             20
                                                                     of the page.
                                                                             Actually, the date appears to be cut off
21
          Α.
              Over the phone
                                                             21
22
          Q.
               I'm sorry?
                                                             22
                                                                     of the page. Do any of the other Seals on the
23
          Α.
               I know him over the phone.
                                                             23
                                                                     page give you an indication of when this occurred,
24
               Okay. Who is he?
                                                             24
                                                                     of when you notarized the document?
25
              He is the person who is responsible for
                                                             25
                                                                          Yes.
```

1	Page 50 F. ATEYEH	1	Page 52 F. ATEYEH
2	Q. And what do the other Seals tell you about	2	Q. Okay. Since January 4th of 2020, have you
3	when this occurred?	3	notarized any documents, and sent them to the
4	A. I think it's August 18, 2020.	4	Palestinian United Nations Mission in the United
5	Q. Okay. And that's the date of Mr.	5	States?
6	Alhalabi's seal, correct?	6	A. No.
7	A. No, it was sealed or stamped after two	7	Q. Have you notarized any documents and sent
8	weeks, on August 31st.	8	them to any office of the Palestinian Authority or
9	Q. Okay. And so you would have notarized it	9	the PLO in the United States?
10	about two weeks before that?	10	A. No.
11	A. Correct.	11	MR. WICK: Can we go to Tab 8, please.
12	Q. And is this another example of a document	12	(Whereupon, Tab 8 was marked as Exhibit 5 for
13	that you notarized and sent to the Palestinian	13	identification, as of April 8th, 2021.)
14	Embassy in Mexico?	14	Q. So, Tab 8, Mr. Ateyeh is three pages from
15	A. Yes.	15	your production to us that we just received, I
16	Q. And were you in the United States when you	16	believe the day before yesterday.
17	notarized this document?	17	MR. WICK: And, again, if we could,
18	A. Yes.	18	Elizabeth, if you could scroll through, I believe
19	Q. Approximately, how many documents in the	19	the first three pages are translated pages labeled
20	last year have you notarized and sent to Palestinian	20	FA0131 excuse me. Slow down. Go back to the
21	embassies outside the United States?	21	first Page 3, FA0130-T. The second is an English
22	MR. PAIK: Object to the form of the	22	translation, FA0131-T. Next page. Next one is
	-		
23	question; assumes facts not in evidence to the use	23	a is a translation page labeled FA0132-T. Next
24	of the word plural.	24	page, then the next page.
25	A. It's very hard to estimate. I don't know	25	We have our translation Certification and
	Page 51		Page 53
1	Page 51 F. ATEYEH	1	Page 53 F. ATEYEH
1 2	_	1 2	_
	F. ATEYEH		F. ATEYEH
2	F. ATEYEH exactly how many.	2	F. ATEYEH the next page, we one more page down. We have
2 3	F. ATEYEH exactly how many. Q. Do you think it's more than ten?	2 3	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse
2 3 4	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.	2 3 4	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page
2 3 4 5	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?	2 3 4 5	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.
2 3 4 5 6	F. ATEYEH  exactly how many. Q. Do you think it's more than ten? A. Definitely; yes. Q. Do you think it's more than 20? A. I don't think so. Q. Okay. And have you notarized and sent any	2 3 4 5	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.
2 3 4 5 6 7	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.	2 3 4 5 6	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.
2 3 4 5 6 7 8	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?	2 3 4 5 6 7 8	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you
2 3 4 5 6 7 8	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?	2 3 4 5 6 7 8	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?
2 3 4 5 6 7 8 9 10	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?	2 3 4 5 6 7 8 9	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?
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2 3 4 5 6 7 8 9 10 11 12 13	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to April 8th, 2021?  A. Yes.	2 3 4 5 6 7 8 9 10 11 12	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.
2 3 4 5 6 7 8 9 10 11 12 13 14	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to April 8th, 2021?  A. Yes.  Q. Which other countries have you sent	2 3 4 5 6 7 8 9 10 11 12 13 14	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to
2 3 4 5 6 7 8 9 10 11 12 13 14	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to  April 8th, 2021?  A. Yes.  Q. Which other countries have you sent excuse.	2 3 4 5 6 7 8 9 10 11 12 13 14	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to the Embassy of the lands, or the of lands, I put
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to April 8th, 2021?  A. Yes.  Q. Which other countries have you sent excuse.  Me. Which other Palestinian embassies	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to the Embassy of the lands, or the of lands, I put their email on it, and my email, and a copy of the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to April 8th, 2021?  A. Yes.  Q. Which other countries have you sent excuse.  Me. Which other Palestinian embassies have you sent such documents to?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to the Embassy of the lands, or the of lands, I put their email on it, and my email, and a copy of the Power of Attorney, and I send it to them.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to  April 8th, 2021?  A. Yes.  Q. Which other countries have you sent excuse.  Me. Which other Palestinian embassies have you sent such documents to?  A. Canada.  Q. In any other embassies, besides Canada and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to the Embassy of the lands, or the of lands, I put their email on it, and my email, and a copy of the Power of Attorney, and I send it to them.  Q. Let me ask it this way. This is an email sent by you, correct?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to April 8th, 2021?  A. Yes.  Q. Which other countries have you sent excuse.  Me. Which other Palestinian embassies have you sent such documents to?  A. Canada.  Q. In any other embassies, besides Canada and Mexico, during that timeframe?  A. No.  Q. And if I take that time-period back a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to the Embassy of the lands, or the of lands, I put their email on it, and my email, and a copy of the Power of Attorney, and I send it to them.  Q. Let me ask it this way. This is an email sent by you, correct?  A. Yes.  Q. And, I'm sorry, and you sent it to an email address, "palus@mfae.gov.ps," correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to April 8th, 2021?  A. Yes.  Q. Which other countries have you sent excuse.  Me. Which other Palestinian embassies have you sent such documents to?  A. Canada.  Q. In any other embassies, besides Canada and Mexico, during that timeframe?  A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to the Embassy of the lands, or the of lands, I put their email on it, and my email, and a copy of the Power of Attorney, and I send it to them.  Q. Let me ask it this way. This is an email sent by you, correct?  A. Yes.  Q. And, I'm sorry, and you sent it to an
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to April 8th, 2021?  A. Yes.  Q. Which other countries have you sent excuse.  Me. Which other Palestinian embassies have you sent such documents to?  A. Canada.  Q. In any other embassies, besides Canada and Mexico, during that timeframe?  A. No.  Q. And if I take that time-period back a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to the Embassy of the lands, or the of lands, I put their email on it, and my email, and a copy of the Power of Attorney, and I send it to them.  Q. Let me ask it this way. This is an email sent by you, correct?  A. Yes.  Q. And, I'm sorry, and you sent it to an email address, "palus@mfae.gov.ps," correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	F. ATEYEH  exactly how many.  Q. Do you think it's more than ten?  A. Definitely; yes.  Q. Do you think it's more than 20?  A. I don't think so.  Q. Okay. And have you notarized and sent any documents in the last year to Palestinian embassies in countries in Mexico?  A. From which date to which date?  Q. What is today? April 8th, 2020, to  April 8th, 2021?  A. Yes.  Q. Which other countries have you sent excuse.  Me. Which other Palestinian embassies have you sent such documents to?  A. Canada.  Q. In any other embassies, besides Canada and Mexico, during that timeframe?  A. No.  Q. And if I take that time-period back a little bit further to January 4th of 2020, would	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	F. ATEYEH  the next page, we one more page down. We have from your production a page labeled FA excuse me, 0131, then the next page FA0131, and the page after that, FA0132.  So, if we could scroll up to two pages up to FA0130.  Q. And I would ask you, Mr. Ateyeh, if you recognize this document?  A. Yes.  Q. What is it?  MR. WICK: I need you to answer in Arabic, please.  A. So, when we send the Power of Attorney to the Embassy of the lands, or the of lands, I put their email on it, and my email, and a copy of the Power of Attorney, and I send it to them.  Q. Let me ask it this way. This is an email sent by you, correct?  A. Yes.  Q. And, I'm sorry, and you sent it to an email address, "palus@mfae.gov.ps," correct?  A. Yes.

Page 56 Page 54 1 E VLEARH 1 F. ATEYEH 2 the division where they notarize the Power of 2 Yes, sir. Α. 3 And you sent that document at the request Attorneys. 3 4 MR. PAIK: Well, don't guess. If you 4 of your client? 5 know, but don't quess. A. Yes, sir. Is it your understanding that the email 6 0. Okay. And was the attachment of this 6 7 address belongs to some office of the Palestinian 7 document produced as part of your earlier 8 Authority or the PLO? production? A. What I know is it belongs to one of the 9 9 A. Yes. 10 Palestinian departments. 10 Q. Okav. And did you send this email to this 11 MR. WICK: And can we scroll down to one 11 12 address because one of your notary clients asked you 12 more page, please, to the document labeled at the bottom, "FA0132." 13 13 to do so? 14 14 A. Yes. This document is an email from you dated 15 Q. And this email is dated February 3rd, 15 August 24th, 2020, correct? 2021, correct? A. Yes, sir. 16 16 And is there another email to the 17 Α. 17 0. And this email had an attachment to it, Palestinian Department of Lands? 18 Ο. 18 19 correct? 19 A. Yes, sir. 20 A. 20 And is this another example of a Power of 21 Q. Do you know what the attachment was? 21 Attorney that you sent to the Department of Lands at 22 It's a Power of Attorney, specific Power 22 the request of your client after notarizing it? 23 of Attorney that cannot be used for our purposes. 23 Yes, sir. 24 And was that attachment produced to us as And I note that only part of the subject 24 line here is redacted --25 part of your earlier production? Page 55 Page 57 1 F. ATEYEH F. ATEYEH 2 THE INTERPRETER: I'm sorry, I'll ask him MR. WICK: And, Elizabeth, if you could to --3 please scroll up to the translation of this page, FA132-T. The portion before the redacted is 4 Of course. I have sent it to you. 4 A. 5 translated as, "Agency," in the subject line, and Okay. And there is a portion of the 6 subject line of the email that has been redacted or 6 the portion of the redaction after the translation 7 blacked out; why was that done? is, "I will send it to Mexico." 8 MR. PAIK: Well, can I answer that, or --8 And my question for you is, is the 9 I mean, we are the ones that did the 9 redacted portion the name of the agency? redaction. It's just redacted personal When I send it, I send it to Mexico, so 10 10 11 information, identified first as I stated in the 11 that it doesn't get mixed up between Mexico and 12 letter I sent to you. 12 Canada. 13 MR. WICK: Okay. 13 Q. My question -- before I ask the question Q. Let's go to the next page. The next page 14 14 again -is FA0131, and it appears to be an email from you to 15 15 MR. WICK: Elizabeth, would you please the email address, "palus@mofa.pna.ps," dated 16 16 scroll down to the original version, the last 17 September 11th, 2020, correct? 17 page. 18 A. Yes, sir. 18 My question is, is the redacted portion of Q. And who did you send this document to? 19 19 this document in the subject line the name of a 20 It's the same email, but I usually send client or is it the name of an agency? 2.0 The client's name. 21 documents to it. The email for the Department of 21 A. 22 22 Thank you. 23 Q. And is this another situation where you 23 MR. PAIK: Let me put on the record my 24 notarized a Power of Attorney for a client and sent objection. Your translation is inaccurate. 25 it to the Department of Lands in Palestine? "Agency," is not the word. It's, "Power of

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Page 60
                                                   Page 58
 1
                           E VLEAEH
                                                              1
                                                                                         E VLEAEH
2
                                                                   such communications?
       Attorney."
                                                              2
 3
                THE INTERPRETER: I'm sorry, this is the
                                                                            Yes. I did.
                                                              3
                                                                        Α.
 4
       interpreter. Your question is asking about, is it
                                                                             And these would include the documents that
                                                              4
5
        the entity, not the -- is it sent to the office
                                                              5
                                                                   you -- that you produced regarding communications
       there, right? I meant by agency is the office,
                                                                   with various offices and agents to whom you sent
 6
                                                              6
 7
       not the document itself.
                                                                   notarized documents, correct?
 8
                MR. PAIK: I'm not quibbling with your
                                                              8
                                                                             MR. PAIK: Objection, this question is
       translation. I'm talking about the documents, the
                                                                     misleading, given the legal conclusion request
9
                                                              9
10
       way that the document translator translated the
                                                             10
                                                                     stated in Request 1.
11
       Arabic language led to the mistaken language
                                                             11
                                                                        Q.
                                                                             You may answer.
12
       premised on the notion that this is some agency of
                                                             12
                                                                        Α.
                                                                             Yes.
13
       government as opposed to the word being Power of
                                                             13
                                                                        Q.
                                                                             All right. Have you ever had any
                                                                   communications with any employee, agent,
14
       Attorney.
                                                             14
                                                                   representative, or anybody else acting on behalf of
15
                THE INTERPRETER: Thank you, sir.
                                                             15
16
                MR. WICK: Could we go to Tab 1, please.
                                                             16
                                                                   the Palestinian Authority, or the PLO, since
17
           (Whereupon, Tab 1 was marked as Exhibit 6 for
                                                                   October 1st, 2019, other than sending and receiving
                                                             17
18
      identification, as of April 8th, 2021.)
                                                                   documents on behalf of your notary clients?
                                                             18
19
               Mr. Ateyeh, what we're showing you now is
                                                             19
                                                                             MR. PAIK: Objection, the question is
20
      the other Subpoena that we had received on you,
                                                             20
                                                                     misleading and ambiguous. On whose behalf is
21
      which is a Subpoena committing you to produce
                                                             21
                                                                     acting in your question?
                                                             22
22
      documents. You've seen this Subpoena before,
                                                                        Q.
                                                                             You may answer.
23
      correct?
                                                             23
                                                                        Α.
                                                                             No.
24
                                                             24
          A.
              Yes.
                                                                        Q.
                                                                             Okay. Give me just a moment, please.
25
                                                             25
               I know that you produced some documents in
                                                                             MR. WICK: We can take the document down,
                                                   Page 59
                                                                                                                Page 61
1
                           F. ATEYEH
                                                              1
                                                                                         F. ATEYEH
2
      response to this the Subpoena, and I would just like
                                                                     Elizabeth.
3
      to ask you what you did to search for the documents
                                                                             Mr. Ateyeh, are you familiar with an
                                                              3
                                                                   entity called the Palestinian National Council?
4
      that were responsive to our Subpoena?
                                                              4
5
                                                              5
                                                                        Α.
                I tried to fulfill all of your requests.
                                                                             And what is the Palestinian National
 6
      I searched everything I have, and whatever I was
                                                              6
                                                                        Ο.
7
      able to find, I did send it to you.
                                                                   Council?
                                                                             It's like a Parliament -- I'm sorry. It's
8
           Q. Where specifically did you look?
                                                              8
                                                                        A.
9
           A. I searched in my office, if I have any
                                                              9
                                                                   like the Palestinian Parliament; yes.
      documents, and I searched my phone, if there was any
                                                                             Okay. It's like the Palestinian
10
                                                             10
11
      documents, and that's -- this is where I keep my
                                                                   Parliament. Okay. Have you ever been a member of
12
      documents.
                                                             12
                                                                   the Palestinian National Council?
13
                MR. WICK: Elizabeth, would you scroll
                                                             13
                                                                        Α.
                                                                             Yes.
       down to the next page, and the next page, and the
                                                                             During what time-period?
14
                                                             14
15
       page after that, and one more page, one more, keep
                                                             15
                                                                             In the beginning of the -- 2000, but I
       going. Let's get -- I want to get to the
16
                                                             16
                                                                   cannot give you a specific date.
17
       Substantive Request. Keep going. There we go.
                                                             17
                                                                             Are you currently a member of the
18
              So, I just want to go through this very
                                                             18
                                                                   Palestinian National Council?
19
      quickly with you, Mr. Ateyeh.
                                                             19
                                                                        Α.
20
                The first Request asks for all
                                                             20
                                                                             When did you stop being a member of the
                                                                        Ο.
21
                                                             21
                                                                   Palestinian National Council?
      communications between you and an employee, agent,
      representative, or other person acting on behalf of,
22
                                                             22
                                                                        A.
                                                                             Five years, six years.
23
      or for the benefit of a Defendant, that being the
                                                             23
                                                                             Five or six years ago?
24
      Palestinian Authority, or the PLO, on or after
                                                             24
                                                                             Yes, sir.
25
      October 1st, 2019, and to be clear, did you find any
                                                                             Have you done any work relating to the
```

```
Page 64
                                                  Page 62
1
                           E VLEAEH
                                                              1
                                                                                        E VLEAEH
2
      Palestinian National Council since January 4th of
                                                                   that list of individuals, and I'm going to ask you,
                                                              2
3
      2020?
                                                              3
                                                                   do you know any of them?
4
          A. No.
                                                              4
                                                                             Okay. Any others?
5
           Q.
               Since January 4th, 2020, have you done any
                                                              5
                                                                             Nadya Rasheed, I recognize her name.
                                                                        A.
      other work, or been a part of any other
6
                                                              6
                                                                        0.
                                                                             Any others?
7
      organizations affiliated with the Palestinian
                                                                             No, that's it.
8
      National Counsel, or the PLO?
                                                                             Okay. Let's start with --
          A. No.
                                                                             To be clear, so it was two names, correct,
9
                                                              9
10
                MR. PAIK: Can I ask, we're -- it's
                                                             10
                                                                   Mr. Mansour and Ms. Rasheed?
       actually three hours behind. So, it's getting
                                                                        A.
                                                                             Yes.
11
                                                             11
12
       almost to lunchtime. Are you almost done because
                                                             12
                                                                        0.
                                                                             Okay. How do you know Mr. Mansour?
13
       if you are, we could just plow through and get
                                                             13
                                                                             He's the Ambassador of Palestinian to the
                                                                        Α.
       through it.
                                                                   United Nations, and he's always on TV. He's a
14
                                                             14
15
                MR. WICK: Yes, I have about another ten
                                                             15
                                                                   permanent figure that everybody knows.
       to 15 minutes to make sure I got everything, and
16
                                                                             But do you know him personally?
                                                             16
                                                                        Ο.
17
       then I'll wrap up.
                                                             17
                                                                        Α.
                                                                             And for how long have you known him?
18
                MR. PAIK: Great.
                                                             18
19
                MR. BERGER: And I'll have a few questions
                                                                             So, I knew him since his brother died
20
       as well, of course.
                                                             20
                                                                   about five or six years ago. His brother died in
21
                MR. WICK: Okay.
                                                             21
                                                                   San Francisco, and he attended the funeral ceremony,
22
           Q. Have you ever had any interactions, since
                                                             22
                                                                   and we went to the Palestinian services.
23
      January 4th of 2020, with anybody affiliated with
                                                             23
                                                                             When was the last time that you spoke with
24
      the Palestinian Authority, or the PLO in the United
                                                                   him?
                                                             24
25
                                                             25
                                                                           I don't know if we have ever spoken.
      States?
                                                                        A.
                                                  Page 63
                                                                                                                Page 65
1
                           F. ATEYEH
                                                                                        F. ATEYEH
 2
           A.
              No.
                                                                             Okay. Have you emailed with him in the
3
               And during that same time-period, since
                                                                   last year?
                                                              3
      January 4th of 2020, have you attended any events
4
                                                              4
                                                                        A.
 5
      held or sponsored by the Palestinian Authority or
                                                              5
                                                                             All right. So, you don't have any
      the PLO in the United States?
 6
                                                                   personal friendship or relationship with him,
                                                              6
7
          Α.
               No.
                                                              7
                                                                   correct?
8
               Have you ever been to the -- to the UN
                                                              8
                                                                        A.
                                                                             No.
9
      Mission of the PLO in New York?
                                                              9
                                                                        0.
                                                                             Okay. I'm sorry, I need to be clear on
                                                                   the answer because I said, "correct?"
10
          A. No.
                                                             10
11
                MR. WICK: Can we put up Tab 5, please,
                                                             11
                                                                             Do you have a personal friendship or
12
       and can we scroll in on a little bit more closely,
                                                             12
                                                                   relationship with Mr. Mansour?
13
       zoom in a little more closely on that, so we can
                                                             13
                                                                        Α.
                                                                             No.
       read some of the names.
                                                                             Okay. And what about Ms. Rasheed; do you
14
                                                             14
                                                                        Q.
15
           (Whereupon, Tab 5 was marked as Exhibit 7 for
                                                                   know her personally?
                                                             15
      identification, as of April 8th, 2021.)
16
                                                             16
                                                                        Α.
                                                                             Yes.
17
                THE INTERPRETER: I can't read that.
                                                             17
                                                                             And how do you know her?
                                                                        0.
18
                MR. WICK: We're trying to read that.
                                                             18
                                                                             MR. WICK: In Arabic, please.
19
           Q. Mr. Ateyeh, this is a page taken from the
                                                             19
                                                                        A. Her father is one of her -- my close
20
      Permanent Observer Mission from the Palestinian to
                                                             20
                                                                   friends, and we live together in San Francisco area.
      the United Nations, and there's a list of
21
                                                             21
                                                                        Q.
                                                                             When was the last time you spoke with her?
22
      individuals on that page described as the Mission
                                                             22
                                                                             I've never have spoken with her.
23
      Team; do you see that?
                                                             23
                                                                             So, when you said you're close friends,
24
          A. Yes.
                                                                   you're referring to her father, not to Ms. Rasheed
25
           Q. And I would like you to take a look at
                                                                   herself?
```

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                                                                                                                  Page 68
                                                                                          F. ATEYEH
 1
                           E VLEAEH
                                                               2
                                                                    EXAMINATION BY
 2
           A. Correct.
                                                                    MR BERGER
 3
           Q. Okay. And are you aware of --
                Other than the UN Mission in New York, are
                                                                         Ο.
                                                                              Good afternoon, how are you? My name is
 4
                                                                    Mitchell Berger. I am one of the lawyers for the
                                                               5
 5
      you aware of any other offices or facilities owned
                                                                    Defendants, Palestinian Authority and Palestinian
      or occupied by the PLO or the Palestinian Authority
                                                               6
 6
                                                               7
                                                                    Liberation Organization; have we ever met before?
 7
      in the United States?
                                                               8
 8
                No.
           Α.
                                                               9
                                                                         Q. We looked at two documents, Exhibits 3 and
9
                Are you aware of anybody who works for the
                                                                    Exhibit 4. We looked at those documents; do you
                                                               10
10
      PLO or the Palestinian Authority in the United
                                                               11
                                                                    recall those documents?
      States, other than through the UN Mission?
11
                                                                             I don't know what's Exhibit 3 and what's
                                                               12
12
           Α.
                No.
                                                              13
                                                                    Exhibit 4, but all the documents you have presented,
13
           Q.
                And are you aware of anybody who receives
      payment for the Palestinian Authority -- excuse me.
                                                              14
                                                                    they came from me.
14
                                                              15
                                                                             Right. Thank you. When you notarize
15
                Are you aware of anybody who receives
                                                                    documents, did you do so as a service to your notary
                                                              16
16
      payment from the Palestinian Authority or the PLO
                                                              17
                                                                    client?
17
      for performing notary services in the United States?
                                                              18
                                                                         Α.
                                                                              Yes.
18
                                                                              Did you do so as a service to the
                                                              19
19
                MR. WICK: If I can take a five-minute
                                                                         Ο.
                                                                    Palestinian Authority?
                                                              20
20
        break, I think I'm probably done, but can we go
                                                                         Α.
21
        off the record for a moment?
                                                                         ο.
                                                                              Did you do so as a service to the
22
                THE VIDEOGRAPHER: Okay. We're now off
                                                              23
                                                                    Palestinian Liberation Organization?
23
        the record. The time is 19:00 UTC Time.
                                                              2.4
                                                                          Α.
                                                                              No.
24
            (Whereupon, a short recess was taken.)
                                                              25
                                                                              We looked at some emails that you sent to
25
                THE VIDEOGRAPHER: We are now back on the
                                                   Page 67
                                                                                                                  Page 69
1
                           F. ATEYEH
                                                                                          F. ATEYEH
        record. The time is 19:10 UTC Time.
                                                                    the Ministry of Lands in Ramallah; do you recall
 2
           Q. Mr. Ateyeh, I just have one more question
                                                                    that?
      for you. Earlier in the deposition, you spoke about
                                                                          Α.
                                                                               If you don't mind repeating the questions.
 5
      a practice, when the PLO's Washington, D.C. office
                                                                               Sure. Do you recall, we looked at some
      was open, of periodically sending notarized
                                                                    emails that Mr. Wick asked you about?
 6
                                                                              Yes.
7
      documents to that office and receiving them back; do
                                                                          Α.
      you recall that?
                                                                              When you sent those emails, did you send
 Я
                                                                          ο.
          A. Yes.
                                                                    them as a service for your notary client?
9
                                                               9
1.0
           O. Since the Washington, D.C. office closed,
                                                              1.0
                                                                         Α.
                                                                              Yes.
      is there -- is there another office of the, either
                                                                              Did you send those emails as a service on
11
                                                              11
                                                                          ο.
12
      the Palestinian Authority, or the PLO, that is --
                                                              12
                                                                    behalf of the Palestinian Authority?
1.3
      performed a similar function in the United States,
                                                              13
                                                                         Α.
14
      than what the Washington, D.C. performed?
                                                                         ο.
                                                                              Did you send those as a service on behalf
15
                MR. PAIK: Object to the form of the
                                                                    of the Palestinian Liberation Organization?
        question; it's misleading and contains a legal
16
17
        conclusion.
                                                                              Since January 4 of 2020, have you provided
                                                               17
                                                                    any services on behalf of the Palestinian Authority?
18
          A. No.
                                                              18
19
                MR. WICK: Okay. I thank you very much
                                                              19
        for your time and your patience today, and I don't
                                                              2.0
                                                                              Since January 4, 2020, have you provided
2.0
                                                                    any services on behalf of the Palestinian Liberation
21
        have any further questions for you, but I believe
                                                              21
        my friend Mr. Berger does.
                                                                    Organization?
22
                                                              22
2.3
                MR. BERGER: Thank you.
                                                              23
                                                                         Α.
24
                                                              24
                                                                              MR. BERGER: Thank you, Mr. Ateveh. Those
                                                                      are all the questions that I have.
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```
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                                                      Page 70
 1
                                                                  1 Errata Sheet
 2
                THE WITNESS: Thank you.
                MR. WICK: Thank you very much.
                                                                    NAME OF CASE: SHABTAI SCOTT SHATSKY -against- PALESTINE LIBERATION ORGANIZATION
                THE VIDEOGRAPHER: Everyone agree to go
 4
                                                                  4 DATE OF DEPOSITION: 04/08/2021
        off the record? Okay.
                                                                  5 NAME OF WITNESS: Fuad Ateyeh
 5
                MR. PAIK: Yes.
                                                                  6 Reason Codes:
 6
 7
                THE VIDEOGRAPHER: The time is now 19:17

    To clarify the record.

 8
        UTC. We are off the record, and this concludes
                                                                        2. To conform to the facts.
 9
        today's testimony by Fuad Ateyeh. Thank you,
                                                                     To correct transcription errors.
10
        everyone. Have a great day.
                                                                 10 Page ____ Line ____ Reason ____
                                                                 11 From _____ to ____
11
                                                                 12 Page ____ Line ____ Reason ____
12
           (Whereupon, the examination of FUAD ATEYEH
13
      was concluded at 5:17 p.m.)
                                                                 13 From _____ to ____
                                                                 14 Page ____ Line ____ Reason ____
14
                                                                 15 From _____ to ____
15
                                                                 16  Page ____ Line ____ Reason ____
16
17
                          FUAD ATEYEH
                                                                 17 From _____ to ____
                                                                 18  Page ____ Line ____ Reason ____
18
                                                                 19 From _____ to ____
19
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20
                                                                 21 From ____
                                                                              _____ to ___
21
                                                                 22  Page ____ Line ____ Reason ____
                                                                 23 From ______ to ____
23
24
25
                                                     Page 71
 2
                       CERTIFICATE
               I, AMBRIA IANAZZI, do hereby Certify:
 5
             THAT FUAD ATEYEH, the WITNESS herein, was
 6
      sworn under penalty of perjury by a Notary Public.
 7
               THAT the deposition transcript herein is a
 8
      verbatim record of the testimony given by FUAD
 9
1.0
      ATEYEH, stenographically record by a Registered
      Professional Reporter, and Certified Realtime
11
12
      Reporter.
13
               THAT I am not related to any of the Parties
14
15
      to this Action by blood or marriage; and I have no
      interest, financial or otherwise, in the outcome of
17
      the case.
18
19
2.0
                CERTIFICATION DATE: April 13th, 2021.
21
22
                                Ambria Sanazzi
23
24
                     AMBRIA IANAZZI, RPR, CRR, RCR, CSR
```

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